

DOCUMENTS AND EVIDENCE PERTAINING TO THE CAPTIONED MATTER BE FORWARDED TO THE OKBOMB COMMAND POST. THE 9/16/95 TELETYPE SPECIFICALLY ADVISED THAT ALL DIVISIONS WERE TO NOTIFY THE OKBOMB CP AND PROVIDE INFORMATION AS TO WHAT OKBOMB EVIDENCE REMAINED WITHIN THEIR DIVISION. THE RESPONSES FROM ALL FIELD OFFICES TO THE OKBOMB COMMAND POST INDICATED THAT NO OKBOMB RELATED EVIDENCE REMAINED IN ANY DIVISION.

DUE TO THE REPRESENTATIONS MADE BY ALL FIELD OFFICES, THE COURT WAS ADVISED BY OKBOMB PROSECUTORS THE FBI HAD PROVIDED ALL DOCUMENTS AND ITEMS OF EVIDENCE FOR DISCOVERY.

ON 11/14/96, DURING THE DISCOVERY HEARINGS FOR THE UPCOMING MCVEIGH/NICHOLS TRIALS, DEFENSE ATTORNEYS NOTIFIED THE COURT THAT DOCUMENTS, SPECIFICALLY, SURVEILLANCE LOGS CONCERNING MICHAEL FORTIER, HAD NOT BEEN TURNED OVER TO THEM DURING DISCOVERY BY THE GOVERNMENT. A CHECK WITH THE APPROPRIATE FIELD OFFICE CONFIRMED THE SURVEILLANCE LOGS IN QUESTION WERE STILL IN THEIR POSSESSION.

ADDITIONALLY, U. S. DISTRICT JUDGE RICHARD P. MATSCH HAS RULED THAT ALL INVESTIGATION CONDUCTED PRIOR TO 11/1/96, MUST BE TURNED OVER TO THE DEFENSE ATTORNEYS AS PART OF THE DISCOVERY PROCESS, BY 12/15/96. THIS DEADLINE MUST BE MET.

THIS COMMUNICATION ADDRESSES TWO ISSUES: THE CONFIRMATION